

APPENDIX.

That there may be a continuous history of circumstances attending this case, it has been deemed advisable to publish the whole proceedings before the Courts, that it may be bound with the report published by the Governor.

WRIT OF HABEAS CORPUS.

At 8½ o'clock on Saturday night, after the Commissioners and Sheriff had been committed to jail, application was made to Hon. James L. Bartol, associate Judge of the Court of Appeals, at his residence in this city, for writs of habeas corpus, addressed to Thomas C. James, Esq., Warden of the city jail, to produce before him the bodies of Messrs. Young and Valiant, the newly appointed Commissioners of Police, and Mr. Thomson, the Sheriff of Baltimore city, at the room of the Circuit Court of Baltimore, at 9 o'clock on Monday morning, November 5, 1866, with the cause of their detention, &c. Judge Bartol granted three separate writs, the two for the release of the Police Commissioners, on the petition of their counsel, Messrs. Latrobe, Schley and Frazier, and the writ for the release of the Sheriff, was on the petition of his own counsel, Orville Horwitz, Esq.

The writs were served on the Warden on Monday morning, between 7 and 8 o'clock.

[*From the Baltimore Sun.*]

FAILURE OF THE WARDEN.

Judge Bartol was punctually upon the bench.

Mr. Latrobe said: The writs were served this morning, between seven and eight o'clock, in ample time for the Warden of the Jail to produce the three prisoners in Court. A gentleman of the bar, (Mr. Whitney,) has just told us—now past nine o'clock—that the Warden of the Jail was here, but without the prisoners; that he had exhausted, if I understood his language correctly, all his means of conveyance, and had come to the Court house for the purpose of procuring other means of bringing the prisoners forth. It did recur